Copies of this guide may be downloaded from:

www.state.nj.us/dep/enforcement



New Jersey Department of Environmental Protection
Compliance and Enforcement
Bureau of Enforcement and Compliance Services
Outreach and Innovation Group

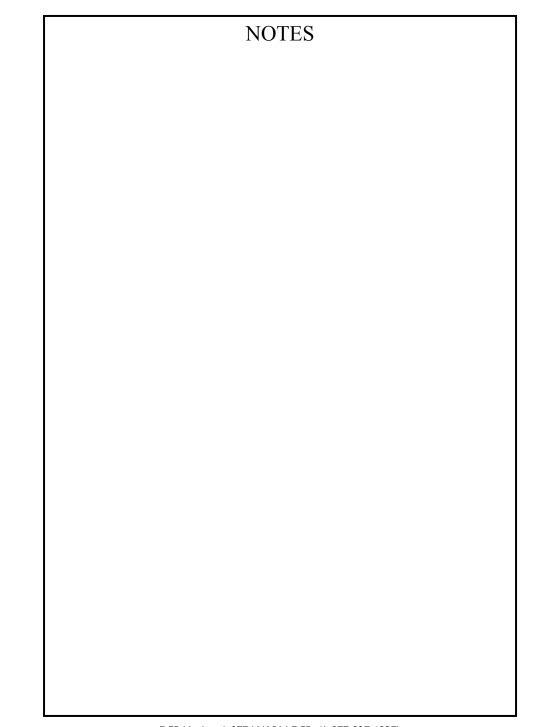
# EZ Inspect

How to have a successful
New Jersey Department
of Environmental Protection
Compliance Inspection





Jon S. Corzine, *Governor*Lisa P. Jackson, *Commissioner*Wolfgang Skacel, *Assistant Commissioner* 





# **NOTES**



## State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE *Governor* 

LISA P. JACKSON

Commissioner

Dear Readers,

The compliance and enforcement process can be intimidating, however the purpose is simply to protect human health and the environment. While state law mandates fines for egregious violations, our primary goal at DEP is to work with the regulated community to prevent violations before they happen and to correct them if they should occur.

As part of an effort to better explain our process to the regulated community, the department has crafted a guide to our compliance and enforcement practices. My hope is that this guide will simplify the process of an enforcement inspection.

Protecting our environment is an effort that requires many partners and New Jersey's regulated community is an essential partner in this effort. Working together we can provide a cleaner environment and ensure a better quality of life for all of our state's residents.

Sincerely,

Lisa P. Jackson Commissioner

### How to Use This Guide

The EZ Inspect Guide is a guide to assist the regulated community in understanding the New Jersey Department of Environmental Protection's Compliance and Enforcement's inspection process. It is not intended to be program/media specific nor contain all of the applicable regulations or requirements. This guide focuses on general questions. Please contact the appropriate office listed at the end of the guide for answers to your specific questions.

NOTES
DEDIT III - LOTTAMADA: DED (1 OTT 007 (207)
DEP Hotline I-877-WARN DEP (I-877-927-6337)



# New Jersey Department of Environmental Protection

Station Plaza 4 PO Box 424 22 S. Clinton Ave. Trenton, NJ 08625-0424

Release Prevention

### 25 Arctic Parkway PO Box 415 Trenton, NJ 08625-0415

Assistant Director of Radiation Protection & Release Prevention Environmental Radiation Radon Programs Radiological Health Nuclear Engineering Licensure/Registration

DEP Hotline I-877-WARN DEP (I-877-927-6337)



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### New Jersey Department of Environmental Protection

### Introduction

One certainty in the life of almost any business within the State of New Jersey is that it must take some action to comply with state and federal environmental laws and regulations. The New Jersey Department of Environmental Protection (Department) is responsible for administering and enforcing the state's various program rules and regulations. The main environmental protection rules/regulations in the state are the following:

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Air Pollution Control Rules N.J.A.C. 7:27 et. seq.

### **Land Use**

90-day Construction Permit Rules	N.J.A.C. 7:1 C et. seq.
Coastal Permit Program Rules	N.J.A.C. 7:7 et. seq.
Coastal Zone Management Rules	N.J.A.C. 7:7E et. seq.
Flood Hazard Area Control Act Rules	N.J.A.C. 7:13 et. seq.
Freshwater Wetlands Protection Act Rules	N.J.A.C. 7:7A et. seq.

### **Pesticide Control**

Pesticide Control Program Rules N.J.A.C. 7:30 et. seq.

### Pollution Prevention & Community Right to Know

Pollution Prevention Program Rules N.J.A.C. 7:1K et. seq. Worker & Community Right to Know Regulations N.J.A.C. 7:1G et. seq.

### **Quality Assurance**

Regulations Governing the Certification of N.J.A.C. 7:18 et. seq. Laboratories & Environmental Measures

### Radiation

Radiation Protection Program Rules N.J.A.C. 7:28 et. seq.

### **Release Prevention**

Program Rules

Discharges of Petroleum & Other
Hazardous Substances
Toxic Catastrophe Prevention Act (TCPA)

N.J.A.C. 7:1E et. seq.



N.J.A.C. 7:31 et. seq.



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401 East State Street 3rd Floor, PO Box 423 Trenton, NJ 08625-0423

Assistant Commissioner's Office Director of Environmental Safety & Health Small Business Assistance Program

9 Ewing Street 2nd Floor, PO Box 424 Trenton, NJ 08625-0424

Quality Assurance

Station Plaza 4 PO Box 443 22 S. Clinton Ave. Trenton, NJ 08625-0443

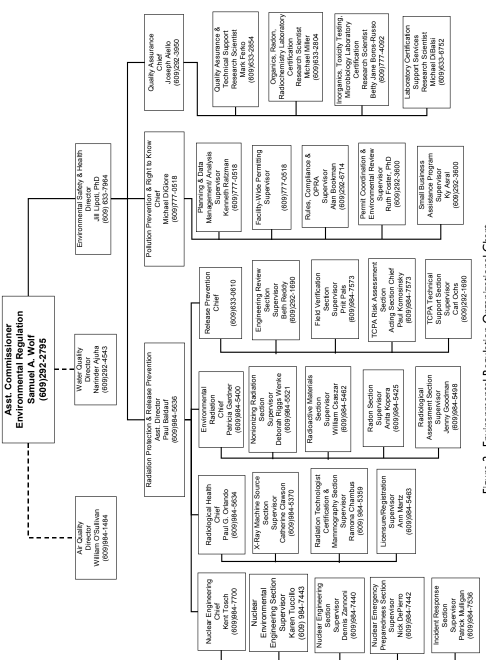
Pollution Prevention & Right to Know Planning & Data/Management Analysis Permit Coordination & Environmental Review

Station Plaza 4 PO Box 405 22 S. Clinton Ave. Trenton, NJ 08625-0405

Facility-Wide Permitting Rules, Compliance & Open Public Records Act



### New Jersey Department of Environmental Protection



igure 2. Environmental Regulation Organizational Chart



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### New Jersey Department of Environmental Protection

te	Remediation	
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Industrial Site Recovery Act (ISRA) Rules
Underground Storage of Hazardous
Substances (UST) Rules
N.J.A.C. 7:26B et. seq.
N.J.A.C. 7:14B et. seq.

Procedures for Departmental Oversight of the

Remediation of Contaminated Sites (Oversight) Rules

N.J.A.C. 7:26C et. seq.

Technical Requirements for Site Remediation (Tech) Rules

N.J.A.C. 7:26E et. seq.

N.J.A.C. 7:26E et. seq.

### Waste Management

Hazardous Waste Rules

Recycling Rules

N.J.A.C. 7:26G et. seq.

N.J.A.C. 7:26A et. seq.

N.J.A.C. 7:26 et. seq.

N.J.A.C. 7:26 et. seq.

N.J.A.C. 7:26 H et. seq.

N.J.A.C. 7:26 H et.

### Water Supply

Agricultural, Aquacultural & Horticultural
Water Usage Certification Rules
N.J.A.C. 7:20A et. seq.
Safe Drinking Water Act
N.J.A.C. 7:10 et. seq.
Water Supply Allocation Rules
N.J.A.C. 7:19 et. seq.

### **Water Quality**

New Jersey Pollutant Discharge EliminationN.J.A.C. 7:14A et. seq.System (NJPDES) RegulationsN.J.A.C. 7:14A et. seq.Stormwater ManagementN.J.A.C. 7:8 et. seq.Water Pollution Control RulesN.J.A.C. 7:14 et. seq.

Most businesses find the scope and number of regulations that require compliance intimidating. To add to the confusion, a business may also be subject to federal regulations. One quick way to get the attention of any businessperson in New Jersey is to announce that his or her company is about to be inspected by the Department. He or she may not know all of the regulations that are applicable to their business but is aware that failure to comply with any of the regulations can result in penalties. Knowing what to expect during and after the inspection may help reduce the apprehension people have about the inspection process.



### New Jersey Department of Environmental Protection

While the scope and intent of environmental compliance inspections may vary, this guide will help answer frequently asked questions about the inspection process and provide contacts for further information.

The compliance process begins with a site inspection, audit, or record review to determine whether a facility is in compliance with applicable permits, regulations and statutes. The typical site inspection consists of an opening conference, the actual inspection and a closing conference. During the inspection, an inspector may conduct a visual observation of a facility's operation, review records, take samples for analysis, take photographs or any combination thereof. At some point, either while the inspector is on the site or at a later date, the findings are reviewed to determine whether the facility is in compliance with applicable requirements. The results of these findings are entered into the Department's New Jersey Environment Management System (NJEMS) and become a part of the facility's enforcement history. If the facility is in compliance, no further action is warranted. If a violation is identified, a determination is made as to whether it is minor or nonminor violation based on rules established by each program through their Grace Period Rules. An enforcement action is prepared for the facility informing them of the violation and the steps necessary to correct the violation

**Minor Violations**: Sometimes a violation is discovered that is minor in nature and does not have the potential to affect human health or the environment. These may include:

- Minor exceedences from permit limits
- Minor record keeping violations
- First offenses that present no imminent harm or potential harm to human health or the environment
- Violations that can be corrected immediately or in short order



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### New Jersey Department of Environmental Protection

Environmental Regulation Contact Information The following pages contain the organizational chart for programs within Environmental Regulation that conduct compliance inspection activities. Included are contact personnel, phone numbers and the location and jurisdiction of each field office.



New Jersey Department of Environmental Protection

### Highlands Field Office 100 North Road Chester, NJ 07930

Coastal and Land Use Enforcement Highlands and Northern New Jersey Regions (Northeast and Northwest Bergen, Western Morris, Western Passaic, Sussex and Warren Counties)

### Office of Legal Affairs

PO Box 402 401 East State Street, Floor 4 Trenton, NJ 08625-0402 (609)292-0716

### **Office of Dispute Resolution**

PO Box 402 401 East State Street, Floor 4 Trenton, NJ 08625-0402 (609)341-3822



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### New Jersey Department of Environmental Protection

If a violation is minor, the facility is issued a Notice of Violation (NOV) informing them of the violation, the steps necessary to correct it and the specific timeframe in which to correct it. A follow-up inspection is then conducted to determine if the violation has been corrected. The inspector may request that a violation be corrected prior to leaving the facility, in which case a follow-up inspection would not be necessary.

**Non-Minor Violations**: Certain violations uncovered during the inspection are considered non-minor due to the nature of the violation. Examples include:

- Major exceedences from permit limits
- A direct threat to human health or the environment
- A pattern of chronic, non-compliant behavior
- A history of repeat violations or ongoing violations
- A violation defined as significant under federal or state law

If a violation is non-minor the Department may do one or more of the following:

- Issue an Administrative Order with or without a penalty assessment,
- Enter into an Administrative Consent Order,
- Seek judicial relief,
- Make a criminal referral to the Attorney General

These actions are further described on page

Some programs have specific sanctions spelled out in law. The enforcement option that is pursued depends on a variety of factors and circumstances including: whether certain actions are prescribed by state/federal delegation or enforcement agreements, the severity of the violation, degree of harm or potential harm to human health or the



### New Jersey Department of **Environmental Protection**

environment, the past compliance history of the facility, and the willfulness of the act.

What should I expect when an inspector arrives at my facility?

First of all, don't panic. The purpose of the inspection is not to shut down your business or to make it difficult for you to operate. The purpose of the inspection is to determine your compliance with the applicable regulations and where possible to provide compliance assistance.



Upon arrival, the inspector will identify him/ herself as a DEP inspector, show photo identification, provide a business card, and ask for the owner/operator of the facility.

### Will the inspection be announced?



ndicating members who are

knowledgeable and the location of records.

For logistical reasons and to ensure the appropriate staff are available to answer questions and provide information to the inspector, the inspection may be announced. However, to observe what normal everyday operations are like at a facility, the inspection may be unannounced. The best thing that you can do is to be prepared regardless of whether you are notified in advance of the inspection or the inspector shows up unannounced.



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New Jersey Department of **Environmental Protection** 

Central Field Office 300 Horizon Center **PO Box 407 Robbinsville, NJ 08625-0407** Enforcement Jurisdiction: Mercer, Middlesex, Monmouth, Ocean and Union Counties

Air Enforcement Program Hazardous Waste Enforcement Program Water Enforcement Program Solid Waste Enforcement Program (All NJ Counties)

**Southern Field Office One Port Center** 2 Riverside Drive Suite 201 Camden, NJ 08103 Enforcement Jurisdiction: Atlantic, Burlington, Camden, Cape May, Cumberland, Gloucester, and Salem Counties

Air Enforcement Program Hazardous Waste Enforcement Program Water Enforcement Program

### Toms River Field Office 1510 Hooper Avenue Toms River, NJ 08753

Coastal and Land Use Enforcement Southern Region (Atlantic, Southern Burlington, Cape May, Cumberland, Eastern Monmouth, Eastern Ocean and Salem Counties)



New Jersey Department of Environmental Protection

Assistant Commisioner's Office 401 East State Street 4th Floor PO Box 422 Trenton, NJ 08625-0422

Air Enforcement Administration
Water Enforcement Administration
County Environmental and Waste Enforcement Program
Administration

Office of Local Environmental Management

Coastal and Land Use Enforcement Central and Southwest New Jersey Region (North and Central Burlington, Camden, Gloucester, Southern Hunterdon, Mercer, Middlesex, Western Monmouth, Western Ocean, and Union Counties)

Coastal and Land Use Enforcement Northern New Jersey Region (Southern Bergen, Essex, Northern and Central Hunterdon, Eastern Morris, Eastern Passaic, and Somerset Counties)

22 South Clinton Avenue 3rd Floor PO Box 411 Trenton, NJ 08625-0411

Pesticide Control Program Administration

Northern Regional Field Office 7 Ridgedale Avenue Cedar Knolls, NJ 07927 Enforcement Jurisdiction: Bergen, Essex, Hunterdon, Hudson, Morris, Passaic, Somerset, Sussex, and Warren Counties

Air Enforcement Program Hazardous Waste Enforcement Program Water Enforcement Program



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### New Jersey Department of Environmental Protection

# Why is my business being inspected?



changing the way you conduct

or manufacture/process your product, or by implementing pollution prevention strategies you could reduce or eliminate your environmental risk. You may even become non-regulated and avoid the inspection process altogether.

To ensure compliance with environmental regulations, the Department conducts several types of inspections, including:

- Routine inspections for many types of permitted facilities, unpermitted facilities that have applied for a permit and regulated facilities that do not need a permit. These may or may not be unannounced.
- Follow-up inspections to check on prior violations. These are usually announced but in some cases may be unannounced inspections.
- Targeted inspections as part of a focus on a specific region, industry or type of environmental non-compliance. These are more commonly announced and are often preceded by compliance assistance or other outreach
- Inspections associated with either a citizen complaint or other information which leads the Department to believe that a violation has occurred. These are more than likely to be unannounced inspections and may occur outside of normal business hours.

# How does the inspector prepare for the inspection?

Inspectors review previous inspection(s) and permits, if any, prepare an inspection checklist, review any required submittals and obtain driving directions. Depending on the type of inspection, the inspector may also review aerial photographs and environmental maps, prepare sampling equipment and containers, and secure a digital camera for taking photographs.



### New Jersey Department of Environmental Protection

Can I get a copy of the checklist the inspector will use?

Each inspection and corresponding checklist is specific to the facility, their permit requirements if applicable, and the particular area, equipment, process, and media being inspected on that day. In theory, the checklist for your facility could change each time you are inspected. However, you can ask the inspector for a copy of the checklist he/she used after the inspection is completed to use as reference for the future. The Department has produced some generic checklists that you may use that are available on the web at www.nj.gov/dep/enforcement/ca-checklists.html. As new checklists are produced they will be posted on the web.

What should I do to be prepared for the inspection?



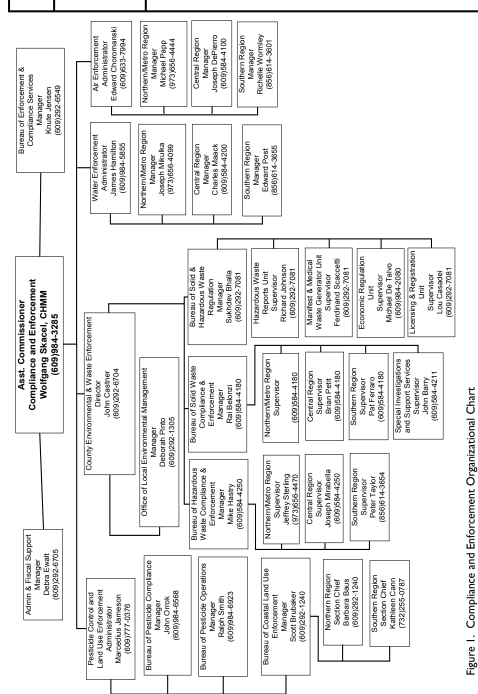
you get it
- READ IT! Pay close
attention to monitoring
and record keeping
requirements and share
them with key staff
people.

The first thing you should do is to get your records in order and know where they are so you can easily find them. You should do a periodic housekeeping check (proper storage and disposal of chemicals, drums, solid/hazardous wastes, etc.) and if necessary, clean up the facility. Check periodically to see if there was new equipment added that would need a permit or if there were modifications to your manufacturing process or facility that would require a modification to your current permit. You should check for stormwater discharges and the need for a permit. If you have a stormwater permit make sure you send in your annual recertification for your stormwater pollution prevention plan.



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# New Jersey Department of Environmental Protection



9	Page 36	New Jersey Department of Environmental Protection
and Enfo Cont	pliance prcement	The following pages contain the organizational chart for the programs within Compliance and Enforcement including contact personnel, phone numbers and the location and jurisdiction of each field office. Also included is information on the Office of Legal Affairs and the Office of Dispute Resolution

<b>③</b>	Page 13	New Jersey Department of Environmental Protection
		If you have a stream encroachment or wetlands permit or waiver, make sure copies of the DEP approved plans and permit(s) are available for review. If you have x-ray equipment, ensure that it is operating properly and in compliance with performance requirements.  Last, but not least, you should have a designated, knowledgeable person assigned to accompany the inspector.
to all	I refuse low the ection?	Yes you can, but refusal could subject you to administrative penalties. Each day is considered a separate and distinct offense and each program within the Department has specific penalties written into their regulations ranging from \$2,500 to \$50,000 per offense per day. Refusing entry also creates the perception that the facility must have "something to hide." The inspector is certain to come back with a warrant and will almost always conduct a more thorough and exhaustive inspection.
	long will nspection	The inspection will typically take anywhere from an hour to a day depending on the type of inspection, number of processes/equipment/ media to be inspected, amount of records to be reviewed, etc., and will be conducted during normal business hours. Facilities like refineries or large chemical manufacturers/distributors could take several days to inspect.

	Page 14	New Jersey Department of Environmental Protection
the in	long will nspection (cont.)	Inspections associated with either a citizen complaint or other information which leads the Department to believe that a violation has occurred may occur outside of normal business hours.
I exp durin open	ig the	The opening conference may be a formal meeting or an informal discussion of the plan for the inspection. Employees with knowledge of the facility's environmental activities should be available for the opening conference. The inspector may ask about facility operations down to the process level, safety, employee training, environmental management, and other information related to the permit or inspection. The inspector will take notes throughout the inspection process so do not be alarmed when he/she writes something down. The information will be used later to develop the written inspection report. The inspector will also identify the records he/she wants to review either at the facility or back at the office. Issues regarding confidentiality claims should be raised at this time.
acco the it on th	should mpany nspector ne ection?	The opening conference and the facility inspection are the tools that the inspector will use to gather information about your facility to determine compliance. The inspector will ask about any/all of the following:  • Process information • Equipment operations

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		Referring small businesses to environmental auditors who can evaluate how effective a company's work practices, monitoring procedures, and record-keeping are in complying with applicable requirements.  Additional information on the SBAP can be found at www.nj.gov/dep/opppc/small.html.
What if I tell the Department about violations before I'm inspected?		To encourage "self-disclosure" of violations the Department can, on a case by case basis, reduce or eliminate penalties for the disclosed violations altogether. To take advantage of this, a facility should, upon discovery of a violation of an environmental law, submit a Self-Disclosure Report which can be downloaded from the Department's website at www.state.nj.us/dep/enforcement/self-disclosure.htm.



### New Jersey Department of Environmental Protection

What if I am not sure if I am in compliance with the regulation(s)?



housekeeping or poor maintenance in work and storage areas or labs

- Stains or discoloration of soil, concrete, or floors in work areas
- Distressed vegetationunhealthy, discolored, or dead
- Dark smoke or dust clouds, or smoke coming from other than a smoke stack
- Unusual odors or strong chemical smells
- Sheen on surface waters

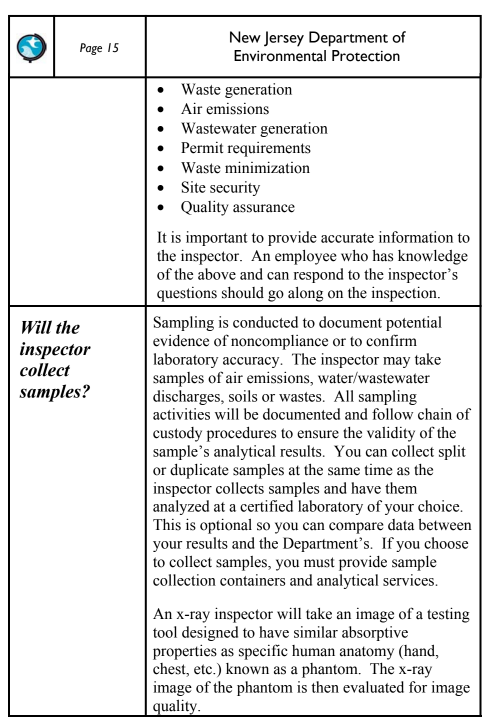
preliminary findings and compliance requirements are reviewed. A comprehensive report of findings and recommendations is issued to the facility after the on-site visit.

If necessary, free follow-up visits are conducted to ensure identified problems are corrected within an agreed upon time period. You may obtain an application for a GreenStart visit at www.nj.gov/dep/enforcement/factsht.html.

Also, the Small Business Assistance Program (SBAP) within the Office of Pollution Prevention and Right to Know is a technical and administrative support component within the Department that provides compliance assistance to small businesses with specific technical, administrative and compliance problems with the Clean Air Act (the Act).

Other responsibilities of the SBAP include:

- Informing businesses of all requirements in the Act that apply to them, and the dates these requirements will apply
- Helping small businesses deal with specific technical, administrative and compliance problems
- Disseminating up-to-date information about the Act to the small business community, including easy to understand public information materials



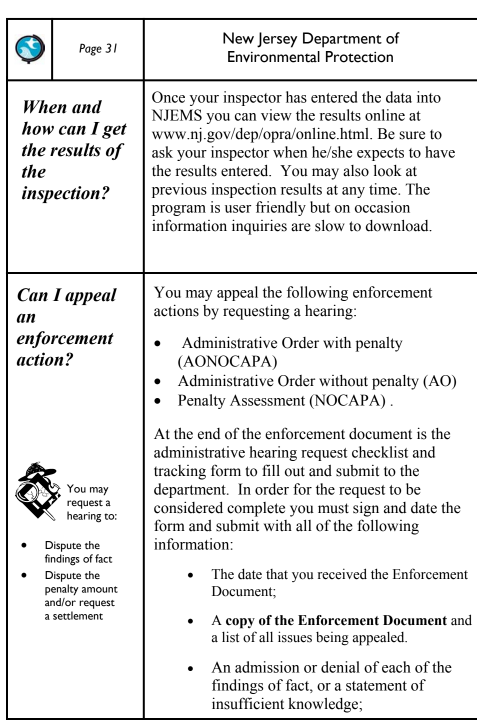
Page 16	New Jersey Department of Environmental Protection
Will the inspector take photographs?	If it is the first time the inspector has been to your facility or something at your facility has changed, then he/she may take photos. The inspector will also take photos to document noncompliance or potential violations. If the inspector takes photos of a confidential or proprietary operation, inform him/her immediately so that a confidentiality request can be documented.
What kinds of records will the inspector want to look at?	You should be prepared to have the inspector review any and all records required for compliance with your permit(s). The specific records reviewed depend on the area or media of environmental compliance under evaluation. An air inspector most likely will not look at hazardous waste manifests. For a multi-media inspection the inspector could review any or all of the following:
Organize your records. Create binders to hold all of your required documentation.	<ul> <li>✓ Facility process information</li> <li>✓ Material purchasing information</li> <li>✓ Hazardous and nonhazardous manifests</li> <li>✓ Analytical results</li> <li>✓ Air emissions data</li> <li>✓ Wastewater discharge data</li> <li>✓ Logbooks</li> <li>✓ Sampling reports</li> <li>✓ Water level data</li> <li>✓ Waste handling and disposal information</li> <li>✓ Facility inspection reports</li> <li>✓ Operation records</li> <li>✓ Training records</li> </ul>

	Page 33	New Jersey Department of Environmental Protection
		provides a forum other than the administrative and trial courts for resolution of disagreements between the Department and affected parties. The ODR acts as an impartial third party to help the parties explore options for resolution that may not previously have been considered. This voluntary, no-cost forum serves a dual purpose: to reduce costly and protracted legal proceedings at taxpayer expense and establish more meaningful lines of communication among environmental regulators and the regulated community.  A settlement, whether reached with a department program under the auspices of the ODR or at the OAL, is the final determination of the enforcement action appeal and is fully enforceable.
not so in cowith	t if I am ure if I am mpliance the lation(s)?	The Department has developed a compliance assistance program known as GreenStart to help small businesses and municipalities comply with their environmental obligations. The program helps facility owners and operators interpret environmental regulations and evaluate compliance for air, water, pesticides, solid and hazardous waste, Right-to-Know (RTK), Toxic Catastrophe Prevention Act (TCPA) regulations, and spill containment plans under Discharge Prevention, Containment and Countermeasures (DPCC). If violations are discovered during the process, a grace period of up to six months is provided, except for egregious violations. At the close of the free on-site consultation,

<b>③</b>	Page 32	New Jersey Department of Environmental Protection
an enfor	I appeal rcement n? (cont.)	<ul> <li>The defenses to each of the findings of fact in the enforcement document;</li> <li>Information supporting the request;</li> <li>An estimate of the time you will need to make your case;</li> <li>A request, if necessary, for a barrier-free hearing location for physically disabled persons</li> <li>A clear indication of any willingness to negotiate a settlement with the Department prior to the Department's processing of your hearing request</li> <li>All hearing requests must be submitted to the Office of Legal Affairs (OLA), which manages the hearing request process, and to the department program that issued the enforcement document by the applicable deadline. The addresses are listed on the form. Lateness is grounds for denying a hearing request. The OLA will determine if the matter is a "contested case" under the applicable statute and rules and, if so, send a letter granting the hearing request. The case then will be transmitted to the Office of Administrative Law (OAL). The OAL will docket the case and assign it to an Administrative Law Judge (ALJ) for hearing.</li> <li>Once you've filed and a hearing request has been granted, there is another option available for you to consider when contesting an enforcement action. The Office of Dispute Resolution (ODR)</li> </ul>

<b>③</b>	Page 17	New Jersey Department of Environmental Protection
		<ul> <li>✓ Annual/biennial reports</li> <li>✓ Emergency response plan</li> <li>✓ Spill control plan</li> <li>✓ Site security plan</li> <li>✓ DEP issued permits</li> <li>✓ DEP approved site plans</li> <li>✓ Local construction permits</li> <li>✓ Certified soil erosion and sediment control plan</li> <li>✓ Quality assurance plan</li> </ul>
most viola an in	t are the common tions that aspector	These are the most common problems discovered as a result of inspections over the past 12 months listed in order of the most commonly cited:
finds	) <b>(</b>	Air
		Failure to obtain a preconstruction permit
		<ul> <li>Failure to fulfill all conditions and provisions of the preconstruction permit and operating certificate</li> </ul>
		Failure to obtain an operating certificate
		Failure to keep required records
		Failure to fulfill all conditions of a compliance plan
		• Failure to fulfill all conditions and provisions of the Operating Permit

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 at are the t common	Releasing odors and/or particulates into the atmosphere in quantities which result in air pollution
 itions that ispector	Failure to submit an emission statement
s? (cont.)	Idling the engine of a diesel-powered motor vehicle for more than three consecutive minutes while not in motion
	Failure to maintain records for surface coating and graphic arts operations
	Hazardous Waste
	• Failure to comply with emergency response requirements
	Failure of generator to clearly mark container with date when accumulation period begins and the words "Hazardous Waste"
	Failure of used oil generator to comply with used oil-labeling requirements
	Failure to determine if waste is hazardous
	Failure to perform inspection of each area where containers are stored
	Failure to pay a fee within specified timeframe
	Failure to comply with requirements for the management of containers



<b>③</b>	Page 30	New Jersey Department of Environmental Protection
Will I penal (cont.		It is important to note that only 20 percent of all penalties assessed in the past year were mandatory penalties. More importantly, approximately half of all facilities where an inspector found violations during a compliance evaluation achieved compliance within the timeframe stipulated in the NOV and <b>no penalty</b> was assessed.
expective expection the expection intervals.	view or	The inspector will review findings or provide general observations about any problems observed at this time, but the final compliance evaluation will be completed at the office. Also, the inspector may ask for clarifications as well as identify further information needed including a timeframe for submittal.
after	t happens the ection?	If violations were found, the Department will follow-up with actions aimed at correcting the problem(s). The Department will not take steps to stop activities at a facility unless those activities are causing substantial harm to the environment or human health. The inspector will complete the compliance evaluation and enter it into the New Jersey Environmental Management System (NJEMS) to become part of the facility's permanent compliance record.

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	<ul> <li>Land Use</li> <li>Conducting regulated activities such as clearing, filling, or construction near a stream, in a flood plain or within wetlands without a valid permit or waiver</li> <li>Failure to adhere to soil erosion and sediment control plan specifications</li> <li>Pollution Prevention (P2) &amp; Community Right to Know (CRTK)</li> <li>Failure to complete and submit a CRTK survey</li> <li>Failure to complete and submit a P2 plan survey</li> </ul>
	<ul> <li>Failure to complete a Release &amp; P2 Report (RPPR)</li> <li>Failure to make the CRTK survey available to the inspector at the time of inspection</li> <li>Failure to report all extraordinary hazardous substances (EHS) over the reporting threshold on the CRTK survey</li> <li>Radiation</li> <li>Failure to register x-ray machine or pay annual registration fees</li> </ul>
	<ul> <li>Failure to conduct radiation safety survey</li> <li>X-ray machine operating outside of acceptable tolerance limits</li> </ul>

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What are the most common violations that an inspector finds? (cont.)	<ul> <li>Failure to implement a quality assurance program</li> <li>Failure to perform required quality control tests</li> <li>Taking medical x-rays with an expired license</li> <li>Unauthorized individual taking medical x-rays</li> <li>Performing x-ray tasks outside the scope of the license category</li> <li>Release Prevention         <ul> <li>Toxic Catastrophe Prevention Act (TCPA)</li> </ul> </li> <li>Failure to submit a Risk Management Plan (RMP) to register a facility</li> <li>Failure to perform operator refresher training</li> <li>Failure to complete preventative maintenance inspections and tests</li> <li>Failure to complete emergency response training and exercise requirements</li> <li>Failure to comply with "management of change" requirements (unauthorized modifications to the process or incomplete documentation)</li> </ul>

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	2. Any <i>actual harm to the environment or to human health</i> , including injury to or impairment of the air, waters, or natural resources
	3. The <i>cost of cleanup and the cost of restoration</i> of the natural resource
	4. The <i>nature and degree of injury to or interference</i> with general welfare, health, and property
	5. The extent to which the <i>location of the violation</i> , including the location near waters or areas of human population, creates the potential for harm to the environment or to human health and safety
	6. The <i>available technology</i> and economic reasonableness of controlling, reducing, or eliminating the violation
	7. The degree of <i>hazard posed by the particular pollutant</i> or pollutants involved
	8. The extent to which the current violation is part of a <i>recurrent pattern</i> of the same or similar type of violation committed by the violator.
	9. Economic Benefit that was realized by not complying.
	10. Timeliness and effectiveness of actions taken to correct or remediate.

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Why would an NOV be issued? (cont.)	occurred and then to allow for the consistent application of enforcement discretion by bringing supervisors/management into consideration of further enforcement action.
	The overall goal of the NOV is not to punish the facility, but instead, to have the facility gain compliance with the applicable rules and resolve/restore/correct noncompliance in the shortest timeframe possible.
Will I get a penalty?	Some statutes and regulations <b>require</b> mandatory penalty assessments (within a certain monetary range) for certain violations. If the inspector finds a violation that falls into this category, then yes, you will receive a penalty. In calculating the amount of the penalty, the Department will start with a base penalty amount. The Department will then consider each of the following specific factors on a case-by-case basis to make adjustments to the base penalties. While all factors will be considered, it is not necessary for all of the factors to be applicable before the maximum penalty may be assessed. A single factor may warrant the imposition of the maximum penalty. Furthermore, all factors, even if applicable in a given case, are not necessarily of equal weight in the Department's determination of a reasonable penalty.  1. The <i>willfulness of the violation</i> , the extent to which the existence of the violator, and the extent to which the violator exercised reasonable care

<b>③</b>	Page 21	New Jersey Department of Environmental Protection
		Discharge Prevention Containment & Countermeasure (DPCC)
		Failure to submit a DPCC plan and a Discharge Cleanup & Removal (DCR) plan
		Failure to perform testing of aboveground tanks
		Failure to amend a DPCC or DCR plan
		Failure to conduct an annual emergency response drill
		Failure to conduct facility inspections
		Failure to maintain current financial responsibility documentation
		Solid Waste
		Failure to obtain an approved registration statement before transporting solid waste
		Failure to properly mark each solid waste vehicle and/or to carry current DEP registration
		Failure to obtain a solid waste facility (SWF) permit prior to constructing or operating a solid waste facility
		Failure to affix capacity of unit to the driver's side of the solid waste vehicle
		Failure to comply with recycling center approval conditions

<b>③</b>	Page 22		New Jersey Department of Environmental Protection
What are the most common violations that an inspector		•	Failure to prepare and submit an annual report summarizing the utilities' ownership, financial condition, contractual arrangements, and operations for the preceding calendar year
jinas	? (cont.)	•	Failure to register any device used for the transportation of solid waste
		•	Failure to file initial customer list in the proper format
		•	Failure to only display current period decals, and remove all decals and registration numbers from vehicles that were sold or had expired leases
		•	Failure to obtain approval prior to engaging in solid waste disposal
		•	Failure to register as a regulated medical waste generator and pay annual fees
		Wa	ater Supply
		•	Failure to submit an agricultural annual water use report
		•	Reporting a non-numeric value for monthly static water level value
		•	Failure to report water diverted per month as required by water use registration
		•	Failure to submit public quarterly monitoring report
		•	Failure to report monthly static water level

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		Notice of Prosecution (NOP) – An enforcement action used by programs which only have authority to assess civil penalties, as opposed to civil administrative penalties. The NOP identifies the violation, directs corrective action and offers a penalty settlement amount. If the violator is not willing to settle, the case is referred to the Office of the Attorney General.
Why NOV issue		<ul> <li>Provide formal notification that a violation is being or has been committed</li> <li>Provide a precise and thorough description of the details of the violation so that the respondent has no doubt exactly and specifically what the Department is asserting he/she did wrong</li> <li>Provide formal notification to cease the offending activity</li> <li>Provide formal notification that if compliance is not achieved, the situation can be considered "knowing behavior" or "major conduct" for future penalty decisions</li> <li>Provide starting point for significant cases to allow for case follow-up and tracking</li> <li>Provide a consistent Department response regardless of who the inspector/case manager is and where the violation has</li> </ul>

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enfo	t types of rcement ons are	In many instances, if the violation is corrected, no additional actions will follow. An NOV is the most common type of enforcement action.
there? (cont.)		Administrative Order (AO) – An enforcement action issued after determining that a violator has not complied with an NOV, or after determining that the violation is not a minor violation. An Administrative Order by itself carries no penalty assessment, but orders the violator to comply with a requirement in accordance with a prescribed compliance schedule. Some programs are mandated to issue AOs in place of NOVs. AOs are contestable through the state's Office of Administrative Law.
		Notice of Civil Administrative Penalty Assessment (NOCAPA) – An enforcement action which includes a penalty issued for a non- minor violation that has been corrected or no longer exists. NOCAPAs are contestable through the state's Office of Administrative Law.
		Administrative Order and Notice of Civil Administrative Penalty Assessment (AONOCAPA) — An enforcement action which includes a penalty issued after determining that a violator has not complied with an NOV, the violation has mandated penalties, or the violation is a non-minor violation. AONOCAPAs order the violator to comply with a requirement in accordance with a prescribed compliance

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	Exceeding the amount of water permitted for diversion
	Failure to perform sampling and/or failure to report results
	<ul> <li>Failure to provide public notice as required by the regulations</li> </ul>
	Water Quality
	<ul> <li>Failure to submit Stormwater Pollution         Prevention Plan (SPPP) information         (greater than half of all water violations written were for this issue)     </li> </ul>
	Failure to comply with all conditions of the permit
	Discharging pollutants including stormwater to the waters of the state without a valid NJPDES permit
	Failure to maintain a current Operation & Maintenance Manual that includes an emergency plan
	<ul> <li>Failure to submit an Acute Whole Effluent Toxicity Test Report</li> </ul>
	Failure to conduct monitoring
	Failure to implement best management practices

schedule and are contestable through the state's Office of Administrative Law.

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What are the most common violations that an inspector finds? (cont.)

### Underground Storage Tanks

- Using regulated tanks without a valid registration certificate
- Failing to **inspect and clean** all submersible turbine pumps (STPs), dispenser and piping sumps, spill buckets and catchment basins every 30 days
- Failure to test mechanical line leak detector (LLD) at least once/year
- Failure to perform three year test of cathodic system
- Release Response Plan not available
- Failure to perform an acceptable method of release detection monitoring for the tanks and piping
- Fill ports are not marked (API Code #1637)
- Failure to submit an accurate UST questionnaire



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What happens if the inspector finds a violation?



Correct easy things found during the inspection (ex.

labeling). You will still receive an NOV for the violation but it will go into the report that you achieved compliance during the inspection.

An enforcement action, which is a legal document issued by the Department to a person or facility responsible for a violation that was discovered or confirmed through a compliance evaluation, will be issued either in the field or after the inspector returns to the office.

What types of enforcement actions are there?

The following types of enforcement actions are most commonly issued:

Notice of Violation (NOV) – An enforcement action that puts the violating party on notice that a violation has occurred. An NOV can be prepared either as a result of an inspection or review of a submittal from a regulated facility. The NOV lists the date of discovery of the violation, description of the violation, and a compliance due date. NOVs do not carry penalties, but can serve as the basis for additional enforcement action. Generally an NOV will allow 30 to 60 days for compliance but note that some violations will require immediate compliance. NOVs cannot be appealed but may be rescinded if the basis of the violation is incorrect.